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NOTICE OF ALLOWANCE AND FEE(S) DUE

64107

7590

10/01/2009

KOKKA & BACKUS, PC 200 PAGE MILL ROAD SUITE 103 PALO ALTO, CA 94306 EXAMINER

WANG, RONGFA PHILIP

ART UNIT

PAPER NUMBER

2191

DATE MAILED: 10/01/2009

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/709,705	05/24/2004	Jonathan K. Weedon	BOR-011	3704	

TITLE OF INVENTION: SYSTEM AND METHODOLOGY FOR CROSS LANGUAGE TYPE SYSTEM COMPATIBILITY

APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1510	\$0	\$0	\$1510	01/04/2010

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE DOES NOT REFLECT A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE IN THIS APPLICATION. IF AN ISSUE FEE HAS PREVIOUSLY BEEN PAID IN THIS APPLICATION (AS SHOWN ABOVE), THE RETURN OF PART B OF THIS FORM WILL BE CONSIDERED A REQUEST TO REAPPLY THE PREVIOUSLY PAID ISSUE FEE TOWARD THE ISSUE FEE NOW DUE.

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IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

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PALO ALTO, C	CA 94306		ſ						(Depositor's name)
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APPLICATION NO.	FILING DATE		FIRST NAMED INVENT	ГOR		ATTO:	RNEY DOCKET NO.	CONFIRM	MATION NO.
10/709,705	05/24/2004	•	Jonathan K. Weedo	n			BOR-011	3	3704
APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DU	UE	PREV. PAID ISSUE	E FEE	TOTAL FEE(S) DUE	D.	ATE DUE
nonprovisional	NO	\$1510	\$0		\$0		\$1510	01	1/04/2010
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Change of corresponde FR 1.363). Change of corresp Address form PTO/SI "Fee Address" ind PTO/SB/47; Rev 03-0 Number is required.	(1) the names of up or agents OR, alterr (2) the name of a si registered attorney 2 registered patent a	printing on the patent front page, list e names of up to 3 registered patent attorneys nts OR, alternatively, e name of a single firm (having as a member a cred attorney or agent) and the names of up to stered patent attorneys or agents. If no name is no name will be printed.							
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200 PAGE MILL	ROAD	ART UNIT PAPER NUME						
SUITE 103 PALO ALTO, CA 94306			2191 DATE MAILED: 10/01/2009					

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 882 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 882 day(s).

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 or (571)-272-4200.

	Application No.	Applicant(s)	
	10/709,705	WEEDON ET AL.	
Notice of Allowability	Examiner	Art Unit	
	 PHILIP WANG	2191	
The MAILING DATE of this communication appeal All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RID of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED or other appropriate comr IGHTS. This application is and MPEP 1308.	in this application. If not included nunication will be mailed in due course	
2. ☑ The allowed claim(s) is/are <u>1-13,15,19-34,36 and 40-47</u> .			
3. ☐ Acknowledgment is made of a claim for foreign priority under a) ☐ All b) ☐ Some* c) ☐ None of the: 1. ☐ Certified copies of the priority documents have 2. ☐ Certified copies of the priority documents have 3. ☐ Copies of the certified copies of the priority documents have 3. ☐ Copies of the certified copies of the priority documents have 3. ☐ Copies of the certified copies of the priority documents have 3. ☐ Copies of the certified copies of the priority documents have 3. ☐ Copies of the certified copies of the priority documents have 3. ☐ Copies of the certified copies of the priority documents have 3. ☐ Copies of the certified copies of the priority documents have 3. ☐ Copies of the certified copies of the priority documents have 3. ☐ Copies of the certified copies of the priority documents have 3. ☐ Copies of the certified copies of the priority documents have 3. ☐ Copies of the certified copies of the priority documents have 3. ☐ Copies of the certified copies of the priority documents have 3. ☐ Copies of the certified copies of the priority documents have 3. ☐ Copies of the certified copies of the priority documents have 3. ☐ Copies of the certified copies of the priority documents have 3. ☐ Copies of the certified copies o	been received. been received in Applica	ion No	om the
International Bureau (PCT Rule 17.2(a)). * Certified copies not received:			
Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 4. A SUBSTITUTE OATH OR DECLARATION must be subm INFORMAL PATENT APPLICATION (PTO-152) which give	IENT of this application. itted. Note the attached E.	(AMINER'S AMENDMENT or NOTICE	
5. CORRECTED DRAWINGS (as "replacement sheets") mus	st be submitted.		
(a) \square including changes required by the Notice of Draftspers	on's Patent Drawing Revi	ew(PTO-948) attached	
1) 🔲 hereto or 2) 🔲 to Paper No./Mail Date			
(b) including changes required by the attached Examiner's Paper No./Mail Date Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in the state of the sheet.	.84(c)) should be written on	the drawings in the front (not the back)	of
DEPOSIT OF and/or INFORMATION about the depo attached Examiner's comment regarding REQUIREMENT	sit of BIOLOGICAL MA	TERIAL must be submitted. Note th	e
Attachment(s) 1. ☑ Notice of References Cited (PTO-892) 2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948) 3. ☐ Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date 4. ☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material	6. ☐ Interview Paper No 7. ☑ Examiner 8. ☑ Examiner 9. ☐ Other		
	/Philip R. War 9/24/2009	g/ Patent Examiner	

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DETAILED ACTION

1. This office action is in response to amendment filed on 8/25/2009.

2. The 35 U.S.C. § 101 rejections of claims 11-20 are withdrawn in view of the Applicant's

persuasive argument.

3. Claim objection of claim 15, 17, 36 and 38 have been withdrawn in view of the Applicant's

amendment to the claim.

4. Per Applicant's request, claims 1, 15, 18, 22, and 36 have been amended and claims 14, 16, 17,

35, 37, and 38 have been cancelled.

5. Claims 1-13, 15, 19-34, 36, and 40-47 are allowed.

EXAMINER'S AMENDMENT

An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in communication with Scott S. Kokka (Reg. No. 51,893) on September 22, 2009 to obviate any potential issues and to put the claims in condition for allowance.

- 6. The application has been amended as follows:
- 1. (Currently amended) A system for translation of data types between a first application in a first language and a second application in a second language, the system comprising:
 - a computer having at least one processor and a memory configured to generate:
 - a formal mapping between data types of the first language and data types of the second language;

translators for translating data types between the first language and the second language based on the formal mapping;

a translation mapping to the translators based on actual data types of the first application and formal data types of the second application; and

a module for automatically selecting an appropriate translator for translating between a particular data type in the first language and a data types in the second language based on the translation mapping in response to invocation of a method of the first application with the particular data type,

wherein the module for selecting the appropriate translator is configured to perform at least a two-level lookup in the translation mapping to select the appropriate translator,

wherein a first level of the two-level lookup includes a lookup of a[[n]]full inheritance hierarchy of the actual type to determine a candidate set of translators select the appropriate translator and,

wherein a second level lookup of the two-level lookup includes a lookup based on a formal data type of the second application and selection of an appropriate translator from the candidate set of translators determined by the first level of the two-level lookup.

15. (Currently amended) The system of claim 1, wherein the two-level two-level lookup includes a first level lookup based on an actual data type of the first application.

18. (Canceled)

22. (Currently amended) A method for translation of data types between a first component in a first language and a second component in a second language, the method comprising:

using a computer having a processor and a memory, the computer being configured to:

defin[[ing]]e a formal mapping between data types of the first language and data types of the second language;

implement[[ing]] translators based on the formal mapping for translating data types between the first language and the second language;

produc[[ing]]e a programming interface for the first component based upon the formal mapping and the second component's programming interface;

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generat[[ing]]e a translation mapping to the translators based on actual data types of the first component and formal data types of the second component as defined in the first component's programming interface;

in response to invocation of a method defined in the first component's programming interface with a particular data type, automatically select[[ing]] a translator based on the translation mapping and the particular data type; and

translat[[ing]]e the particular data type to a data type of the second language using the selected translator,

wherein automatically selecting the translator includes performing a two-level lookup in the translation mapping,

wherein performing a first level of the two-level lookup includes looking up a[[n]] <u>full</u> inheritance hierarchy of the actual type <u>to determine a candidate set of translators</u>, and

wherein performing a second level of the two-level lookup includes a lookup based on <u>a</u> formal data type of the second component <u>and selection of an appropriate translator from the candidate set of translators determined by the first level of the two-level lookup.</u>

- 26. (Currently amended) The method of claim 22, wherein [[the]]defining stepe the formal mapping includes defining a mapping between formal types of the first language and formal types of the second language.
- 27. (Currently amended) The method of claim 22, wherein [[the]]defining stepe the formal mapping includes defining a many-to-one mapping.
- 28. (Currently amended) The method of claim 22, wherein [[the]]implementing step the translators includes implementing a translator for marshaling translated data into a wire format for transfer from the first component to the second component across a network.
- 29. (Currently amended) The method of claim 22, wherein [[the]]implementing step the <u>translators</u> includes implementing a translator reading data of a first type and writing data of a second type.

30. (Currently amended) The method of claim 22, wherein [[the]]implementing step the translators includes indicating the actual type in the first language that a particular translator

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supports.

31. (Currently amended) The method of claim 22, wherein [[the]]implementing step the translators

includes indicating the formal type in the second language that a particular translator supports.

32. (Currently amended) The method of claim 22, wherein [[the]]generating stepe the

translation mapping includes generating the translation mapping based, at least in part, on

information provided by the translators.

36. (Currently amended) The method of claim 22, wherein the two-level lookup includes a first

level lookup based on an actual data type of the first component.

39. (Canceled)

40. (Currently amended) The method of claim 22, wherein [[the]]automatically selecting [[step]]the

translator includes determining if the translation mapping includes at least one translator for the particular

data type.

41. (Currently amended) The method of claim 22, wherein [[the]] automatically selecting [[step]] the

translator includes determining if the translation mapping includes at least one translator for interfaces of

the particular data type.

42. (Currently amended) The method of claim 22, wherein [[the]]automatically selecting [[step]] the

translator includes determining if the translation mapping includes at least one translator for base types of

the particular data type.

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-end of currently amended claims-

7. The following is an examiner's statement of reasons for allowance:

The cited prior art taken alone or in combination fail to teach the limitation "wherein the module for selecting the appropriate translator is configured to perform at least a two-level lookup in the translation mapping to select the appropriate translator,

wherein a first level of the two-level lookup includes a lookup of a full inheritance hierarchy of the actual type to determine a candidate set of translators and,

wherein a second level lookup of the two-level lookup includes a lookup based on a formal data type of the second application and selection of an appropriate translator from the candidate set of translators determined by the first level of the two-level lookup.

" as recited in independent claims 1 and 22.

The closest cited prior arts; USPGN 2004/0123275 by Brown et al. teaches a method of selecting a translator using requester type identifier and recipient input property type identifier. It does specifically disclose determining a particular translator using a two-level lookup involving a first level lookup of a full inheritance hierarchy of the actual type of a first application to determine a candidate set of translators and a second level lookup of selecting the particular translator from the candidate set of translators based on a formal type of a second application as recited in the claim language of independent claims. The previous recited prior art by Moore et al. (USPN 6,408,342) discloses invoking a translator through an interface function. It does not specifically disclose at least building a candidate set of translators according to a full inheritance hierarchy of an actual type.

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Any comments considered necessary by applicant must be submitted no later than the payment of the

issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions

should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should

be directed to Philip Wang whose telephone number is 571-272-5934. The examiner can normally be

reached on Mon - Fri 8 - 44:00PM. Any inquiry of general nature or relating to the status of this

application should be directed to the TC2100 Group receptionist: 571-272-2100.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wei

Zhen can be reached on 571-272-3708. The fax phone number for the organization where this application

or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application

Information Retrieval (PAIR) system. Status information for published applications may be obtained

from either Private PAIR or Public PAIR. Status information for unpublished applications is available

through Private PAIR only. For more information about the PAIR system, see http://pair-

direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free).

/Philip R. Wang/ 9/24/2009 Patent Examiner